

and only upon written findings entered by the Court.

**C. WORKSHEET - CHILD SUPPORT OBLIGATION.** A copy of the worksheet provided for in the Indiana Child Support Guidelines shall be submitted to the Court in each case in which the Court is asked to determine support, including cases in which agreed orders are submitted, and the worksheets shall be signed by both parties under penalties of perjury.

**D. PARENTING CLASS REQUIREMENTS.** All parties in dissolution cases involving minor children shall attend a parenting class prior to the final hearing on the case. Said parenting class shall be “Dissolution Education Workshop” or an equivalent thereto.

**E. COURT COSTS.** If court costs are initially waived, they will be addressed at the Provisional Hearing and/or the Final Hearing.

**F. IN CAMERA INTERVIEWS.** If the Court has an *in camera* interview with child(ren), the parties and attorneys are prohibited from discussing that interview with the child afterward.

**LR08-CR2.1-16            MANDATORY WITHDRAWAL OF COURT-APPOINTED COUNSEL**

Court-appointed counsel and public defenders shall be deemed “withdrawn” upon completion of sentencing or final disposition of cause.

**LR08-CR00-17:            BOND SCHEDULE**

**A. AMOUNTS.** The following amounts shall be the amounts set for bail bonds unless otherwise ordered by the Judge of the Carroll Circuit Court or the Carroll Superior Court:

Class or Level of Offense	Bond Amount
Murder	none
Habitual Offender (A, B, and C felonies)	\$50,000.00 additional
Habitual Offender (D felony)	\$5,000.00 additional
Class A felony	\$100,000.00 surety plus \$500.00 cash
Class B felony	\$50,000.00 surety plus \$500.00 cash

Class C felony	\$10,000.00 surety plus \$500.00 cash
Class D felony	\$5,000.00 surety or \$500.00 cash
Class A misdemeanor	\$3,000.00 surety or \$300.00 cash
Class B misdemeanor	\$1,500.00 surety or \$150.00 cash
Class C misdemeanor	\$1,000.00 surety or \$100.00 cash
Level 1 Felony	\$100,000 with ten (10%) cash allowed
Level 2 Felony	\$75,000 with ten (10%) cash allowed
Level 3 Felony	\$50,000 with ten (10%) cash allowed
Level 4 Felony	\$25,000 with ten (10%) cash allowed
Level 5 Felony	\$10,000 with ten (10%) cash allowed
Level 6 Felony	\$5,000 with ten (10%) cash allowed
Class A Misdemeanor	\$3,000 with ten (10%) cash allowed
Class B Misdemeanor	\$1,500 with ten (10%) cash allowed
Class C Misdemeanor	\$1,000 with ten (10%) cash allowed
Alleged Habitual Offender charged with	
Murder or Level 1-4 Felony	Additional \$50,000 cash or corporate surety
Level 5 - 6 Felony	Additional \$10,000 cash or corporate surety
Alleged Habitual Vehicular	
Substance Offender	Additional \$10,000 cash or corporate surety

### **EXCEPTIONS TO SCHEDULE**

A. **MULTIPLE CHARGES.** If an arrest is made on more than one charge and there has been no prior judicial determination of bail, bond shall be posted on the most serious charge only. If the listed bond amount is inappropriate under the circumstances, the Prosecuting Attorney shall bring such circumstances to the attention of the court by written or oral motion.

B. **ARRESTING OFFICER AFFIDAVIT TO DISALLOW BOND.** In the event that the arresting officer believes that the above schedule is not appropriate for a specific arrest based upon facts known to the officer or surrounding circumstances, the officer may complete an

affidavit in a form substantially conforming to the form attached hereto (Form A) and provide it to the Sheriff's Department and the Sheriff is authorized to hold such arrestee until the sooner of forty-eight (48) hours (excluding weekends and holidays) or until further order of a Judge.

C. **RELEASE ON PROMISE TO APPEAR.** The bail schedule shall not apply to cases in which a person may be released upon written promise to appear or the posting of other appropriate security as provided by law.

D. **INTOXICATED PERSONS.** If any person is arrested or charged involving intoxication or use of drugs and in the opinion of the Sheriff or his department cannot safely be released because of such condition, the person shall be held until the Sheriff or his department determines that the person would not constitute a danger to himself or others. This provision is subject to the rule that all persons arrested who remain in jail shall be brought into court no later than as required by law.

E. **ARREST ON CIVIL PROCESS.** This bail schedule applies only to arrest on criminal charges. On civil arrests (body attachments), the person shall be held without bail pending court appearance unless a bail amount is stated on the body attachment. Such bail is to be accepted in cash only and must be posted by the person arrested. The Court will consider the cash bail posted to be the property of the person arrested and subject to attachment.

F. **CASH BONDS.** In all cases in which a cash bond is posted, the court approved bond form must be used. Cash bonds may be used to pay fines, court costs, administrative probation fees, and other financial obligations of the defendant in any Carroll County cause. In addition, the bond may be used to reimburse the county for the cost of court appointed counsel. Unless the Court orders otherwise, when cash bonds are released, they may be released to the person who posted the bond, not necessarily to the Defendant.

G. **PERSONS ON PROBATION, PAROLE, BOND OR RELEASE ON OWN RECOGNIZANCE.** This bond schedule shall not be applicable in the case of a person who has been arrested for a crime while on probation, parole, bond or released on own recognizance for